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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/647,620	08/25/2003	Ivan Lawrow	286674.122US1	2852
23483 WILMERHALI	7590 12/24/2008 E/BOSTON		EXAMINER	
60 STATE STR			NGO, CHUONG D	
BOSTON, MA	02109		ART UNIT	PAPER NUMBER
			2193	
			NOTIFICATION DATE	DELIVERY MODE
			12/24/2008	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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		Applicat	ion No.	Applicant(s)		
Office Action Summary		10/647,6	320	LAWROW, IVAN		
		Examine	er	Art Unit		
		Chuong	D. Ngo	2193		
 Period for	The MAILING DATE of this commun	ication appears on ti	ne cover sheet with th	he correspondence ac	dress	
A SHO WHICH - Extens after S - If NO programmer of the control of	PRTENED STATUTORY PERIOD FOR THE WELL STATUTORY PERIOD FOR THE MILE OF THE MIL	AILING DATE OF T of 37 CFR 1.136(a). In no e unication. Itutory period will apply and will, by statute, cause the approximation.	THIS COMMUNICAT event, however, may a reply to will expire SIX (6) MONTHS explication to become ABAND	TION. De timely filed from the mailing date of this of ONED (35 U.S.C. § 133).		
Status						
1)⊠ F 2a)⊠ ∃ 3)□ \$	Responsive to communication(s) file This action is FINAL . Since this application is in condition closed in accordance with the practic	2b)⊡ This action is for allowance excep	non-final. ot for formal matters,		e merits is	
Dispositio	on of Claims					
5)□ (6)⊠ (7)□ (Claim(s) 1-17 and 21-25 is/are pend a) Of the above claim(s) is/a Claim(s) is/are allowed. Claim(s) 1-17 and 21-25 is/are rejected to. Claim(s) is/are objected to. Claim(s) are subject to restricted to Papers	re withdrawn from c	onsideration.			
9)□ ⊤	he specification is objected to by the	e Examiner				
10)□ T /- F	The drawing(s) filed on is/are: Applicant may not request that any objected to a control of the control o	a) accepted or betion to the drawing(s) the correction is requ	be held in abeyance. ired if the drawing(s) is	See 37 CFR 1.85(a). s objected to. See 37 C	, ,	
Priority ur	nder 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
2) Notice 3) Informa	s) of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (Pation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	TO-948)	4) Interview Summ Paper No(s)/Ma 5) Notice of Inform 6) Other:			

DETAILED ACTION

1. Claims 1-17 and 21-25 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

As per claim 1, the recitation "one of said input to the finite field multiplier circuit being the output of the finite field multiplier circuit", lines 10-11, appears misdescriptive.

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-3,5,7 and 9-15 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by Weng (6,374,383).

Weng et al. disclosed in figure 2 a data processing system for determining at least one of locations and magnitudes of errors in a received code word via respective coefficients of at least part of one of an error-locator polynomial and an error-evaluator polynomial of degree t in at least part of an inversion-free Berlekamp-Massey algorithm, wherein t is an integer, the system including a plurality of arithmetic units, each arithmetic unit comprising a finite field multiplier circuit (26) having an output coupled to an input of at least one finite field adder circuit (30) for selectively performing at least two finite field arithmetic calculations between values associated with said received code word presented at two inputs to the finite field multiplier circuit and a

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further value associated with said received code word presented at two inputs to the finite field adder circuit, one of said inputs to the finite field multiplier circuit being the output of the finite field multiplier circuit and the other of said inputs to the finite field multiplier circuit being adapted to receive further input data, such that the data processing system includes no more than (t+l) finite field multiplier circuits; memory (24) for storing a previous finite field arithmetic calculation result of a first arithmetic unit of the plurality of arithmetic units for use in a current finite field arithmetic calculation of the first arithmetic unit; and at least one finite field adder circuit (30) for combining respective finite field arithmetic calculation results of respective current finite field arithmetic calculations of at least two of the arithmetic units as claimed (see col. 4, lines 29-62.

- 4. Applicant's arguments have been considered but are moot in view of the new ground(s) of rejection.
- 5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

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CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the date of this

final action.

6. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Chuong D. Ngo whose telephone number is (571) 272-3731. The

examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Lewis, Jr. A. Bullock can be reached on (571) 272-3759. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

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like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Chuong D Ngo/ Primary Examiner, Art Unit 2193

12/19/2008